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10/003,621 11/02/2001 Artur Mitterer 20695D-000110US 6242

20350 7590 11/18/2004 EXAMINER

TOWNSEND AND TOWNSEND AND CREW, LLP TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834

ART UNIT PAPER NUMBER
1653

ROBINSON, HOPE A

DATE MAILED: 11/18/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Spolumental Notice of Allowability	10/003,621	MITTERER ET AL.
Notice of Allowability	Examiner	Art Unit
	Hope A. Robinson	1653
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT Right of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate commu GHTS. This application is s	this application. If not included inication will be mailed in due course. THIS
1. This communication is responsive to <u>11/12/04</u> .		
2. The allowed claim(s) is/are <u>17,23 and 29-32</u> .		
3. The drawings filed on 3/15/04 are accepted by the Examiner.		
 4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b)		
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/O Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview S Paper No./ 98), 7. ⊠ Examiner's	formal Patent Application (PTO-152) ummary (PTO-413), /Mail Date Amendment/Comment Statement of Reasons for Allowance

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EXAMINER'S AMENDMENT

- 1. An Examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 2. Authorization of this Examiner's amendment was given in a telephone interview with Mr. Scott Ausenhus on November 12, 2004.
- 3. The Claims have been amended as follows:

Claims 1-16 (Canceled).

Claim 17. (Currently Amended) A pharmaceutical preparation comprising a factor Factor VIII/von Willebrand Factor complex (factor-Factor VIII/vWF-complex) containing high-molecular weight vWF multimers having a specific vWF activity of at least 66 U/mg protein and a specific factor-Factor VIII activity of at least 500 U/mg protein.

Claims 18-22(Canceled).

Claim 23 (Currently Amended) The pharmaceutical preparation Factor VIII/vWF-complex of claim 17, wherein said factor VIII/vWF-complex that has a specific vWF activity of between 66-83 U/mg protein.

Claims 24-28 (Canceled).

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Claim 29 (New) A preparation comprising the Factor VIII/vWF-complex of claim 17, wherein said preparation is virus-safe and free from infectious material.

Claim 30 (New) The preparation of claim 29, wherein said preparation is present in storage-stable form.

Claim 31 (New) The preparation of claim 29, wherein said preparation is formulated as a pharmaceutical preparation.

Claim 32 (New) The preparation of claim 29, wherein the Factor VIII/vWF complex has a specific vWF activity of between 66-83 U/mg protein.

REASONS FOR ALLOWANCE

4. The following is an Examiner's statement of reasons for allowance:

The applicant has claimed a Factor VIII/von Willebrand Factor complex (Factor VIII/vWF-complex) containing high-molecular weight vWF multimers having a specific vWF activity of at least 66 U/mg protein and a specific VIII activity of at least 500 U/mg protein. The amendment filed on November 1, 2004 and the amendments above were sufficient to bring the application in condition for allowance. In addition, a search of commercial databases did not produce any prior art that suggests or teaches the above claimed invention. For example, Fischer et al. (EP705,846), the prior art of record teaches the separation and processing of a Factor VIII/vWF-complex, however, does not teach the specific activity recited in the claims. Thus, the claimed invention is novel and nonobvious over the prior art.

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5. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance".

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hope A. Robinson whose telephone number is 571-272-0957. The examiner can normally be reached on Monday-Friday from 9:00 a.m. to 6:30 p.m. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jon P. Weber, can be reached at (571) 272-0925.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Rusiness Center (EBC) at 866-217-9197 (toll-free).

Hope Robinson, MS

Patent Examiner

JON WEBER
SUPERVISORY PATENT EXAMINER